## LUD 5684.2 CIP (10106926)

## REMARKS

Entry of the foregoing amendment is requested. Claims 3, 6, 9, 12, and 34 - 37 will be pending. Claims 34 and 35 correspond to old claims 17 and 18, but depend from claim 3, rather than claim 1. Claim 36 corresponds to old claim 3. Claim 3 incorporates claim 31 therein.

With respect to the alleged "embedded hyperlink," the MPEP does not prohibit the use of information at page 6 if it is presented in the manner applicants have.

There is absolutely no requirement that claims such as claims 6, 9 and 12 begin with a definite article, so the objection of page 3 is moot.

As for the double patenting rejection, since the examiner has taken the position that SEQ. ID. NOS: 5 and 10 constitute separate inventions SEQ. ID. NO: 5 is elected here, and SEQ. ID. NO: 10 was elected in 10/385,586, the issue is moot.

With respect to claim 3, the examiner relies on a sequence which is almost three times the size of SEQ. ID. NO: 5. It is impossible for such a large sequence to meet the requirements of the claim. Claim 36 corresponds to old claim 3, which was not rejected and should be allowable. Claim 37 is more narrow, and should be allowable as well.

This application should now move to allowance.

Respectfully submitted,

FULBRIGHT & JAWORSKI, L.L.P.

Fulbright & Jaworski L.L.P. 666 Fifth Avenue New York, NY 10103 (212) 318-3168 (212) 318-3400

Norman D. Hanson, Esq. Registration No. 30,946 Attorney for Applicants